Page 1 of 2	[x]Original [Substitute []Su	ıpplemental	Atty.Docket:		
Combined Decl	aration for Pa	tent Applicatio	on and Pow	er of Attorney		
I believe I am the ori original, first and	ce address and congress and congress and joint inventor imed and for w	itizenship are as s sole inventor (i (if plural nam vhich a patent	f only one n es are liste	next to my name; and that ame is listed below) or an ed below) of the subject n the invention entitled		
U.S. Applr [xx] was/will be stage of ar	hereto; the United States; n. No. * filed in the U.S. u	nder 35 U.S.C. §37	1 by entry into	o the U.S. national		
I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above; and I acknowledge the duty to disclose to the Patent and Trademark Office (PTO) all information known by me to be material to patentability as defined in 37 C.F.R. § 1.56.						
I hereby claim foreign priority benefits under 35 U.S.C. §§ 119 (a)-(d) and 365 (b) of any prior foreign application(s) for patent, inventor's or plant breeder's rights certificate(s), or under §365(a) of any PCT application which designated at least one country other than the U.S., listed below:						
Applicat 019118	ion No. 3/2004	Country Japan	Filing Date (MM 01/28/2			
international (PCT) appli	cation designating e, having a filing	a country other th date <u>before</u> that of	an the United	cation for patent (including an States) or for an inventor's or application from which foreign		
Non-Priority A	application No.	Country	Filing Date (M	IM/DD/YYYY)		
I hereby claim the benefit under 35 U.S.C. §119(e) of any United States provisional applications listed below:						
	Application N	lo. Filing Da	te (MM/DD/YYYY)	•		
§365(c) of any prior PCT subject matter of each o application in the mann disclose to the PTO all in	international apple f the claims of this er provided by the aformation which is en the filing date	lication(s) designati s application is not s first paragraph of s material to pater	ing the U.S., li disclosed in s 35 U.S.C. §1 ntability as def	isional application(s) or under sted below and, insofar as the uch U.S. or PCT international 12, I acknowledge the duty to ined in 37 C.F.R. §1.56 which national or PCT international		

As a named inventor, I hereby appoint the following registered practitioners to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

Status(patented, pending, abandoned)

Filing Date (MM/DD/YYYY)

Application No.

All of the practitioners associated with Customer Number 001444

Direct all correspondence to the address associated with Customer Number 001444, which is presently:

BROWDY AND NEIMARK,P.L.L.C. 624 Ninth Street, N.W. Washington, D.C.20001-5303 (202)628-5197

Page 2 of 2 Atty.Docket: Title: Method for transferring a glucosyl r	esidue					
U.S. Application filed,Serial No PCT Application filed,Serial No						
The undersigned hereby authorizes the U.S. Attorneys or Agents appointed herein to accept and follow instructions from						
FULL NAME OF FIRST INVENTOR	INVENTOR'S SIGNATU	DATE				
Tomoyuki NISHIMOTO	omoyuki NISHIMOTO Jomoyuki Tila		July 3,2006			
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POST OFFICE ADDRESS c/o Kabushiki Kaisha Hayashibara Seibutsu Kagaku Kenkyujo 2-3, Shimoishii 1-chome, Okayama-shi, Okayama, 700-0907 Japan						
FULL NAME OF SECOND JOINT INVENTOR	INVENTOR'S SIGNATUR	RE (DATE			
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FULL NAME OF THIRD JOINT INVENTOR	INVENTOR'S SIGNATUR	RE	DATE			
Shigeharu FUKUDA	Shiseharu t	Fealuda	July 3,2006			
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FULL NAME OF FOURTH JOINT INVENTOR	INVENTOR'S SIGNATUR	æ.	DATE			
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FULL NAME OF FIFTH JOINT INVENTOR	INVENTOR'S SIGNATUR	RE	DATE			
RESIDENCE		CITIZENSHIP				
POST OFFICE ADDRESS						

ALL INVENTORS MUST REVIEW APPLICATION AND DECLARATION BEFORE SIGNING. ALL ALTERATIONS MUST BE INITIALED AND DATED BY ALL INVENTORS PRIOR TO EXECUTION. NO ALTERATIONS CAN BE MADE AFTER THE DECLARATION IS SIGNED. ALL PAGES OF DECLARATION MUST BE SEEN BY ALL INVENTORS.